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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/086,793	03/01/2002		Paul Turgeon	044624-15-CIP	1539
20350	7590	07/08/2005		EXAMINER	
TOWNSEN TWO EMBA		TOWNSEND A	BADII, BEHRANG		
EIGHTH FLO			ART UNIT	PAPER NUMBER	
SAN FRANC	CISCO, C	A 94111-3834	3621		

DATE MAILED: 07/08/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/086,793	TURGEON, PAUL .				
Office Action Summary	Examiner	Art Unit				
	Behrang Badii	3621				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠ Responsive to communication(s) filed on <u>06 Ar</u>	oril 2005.					
3) Since this application is in condition for allowar	nce except for formal matters, pro	secution as to the merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-15,40-54,61-69 and 77-90</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-15,40-54,61-69 and 77-90</u> is/are rej	ected.					
7) Claim(s) is/are objected to.		•				
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examine	•					
10)⊠ The drawing(s) filed on <u>01 March 2002</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the		•				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of: 1.☐ Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
3) 🔯 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 5) 🔲 Notice of Informal Patent Application (PTO-152)						
Paper No(s)/Mail Date <u>3/22/04 & 3/28/05</u> . 6) ☐ Other:						

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DETAILED ACTION

Applicant elects to prosecute the claims of group IV, claims 1-15, 40-54, 61-69 and 77-90 without traverse. Claims 16-39, 55-60 and 70-79 are cancelled. The restriction requirement is still deemed proper and is therefore made FINAL. Claims 1-15, 40-54, 61-69 and 77-90 have been examined.

P = paragraph, e.g. p1 = paragraph 1.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-15, 40-54, 61-69 and 77-90 are rejected under 35 U.S.C. 103(a) as being unpatentable over Martin, Jr. et al., U.S. patent application publication 2004/0199467, and further in view of Levine et al., U.S patent RE38,255 and IBM, Research Disclosure RD414097.

As per claims 1, 40 and 77 Martin, Jr. et al., discloses a method/system of providing a payment service including the steps of:

processing a payment service request having independent identification information and ATM network compatible PINS, including the steps of (abstract, p4) validating said independent identification information (p4); and

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generating an ATM network transaction message containing at least a selected one of said pair of ATM network compatible PINS based at least in part on said validating step (p2&5); and

forwarding said ATM network transaction message to a financial institution over an ATM network for payment (p5).

Martin, Jr. et al. do not disclose a pair of ATM network compatible PINS. The IBM research disclosure and Levine et al. disclose a pair of ATM network compatible PINS (IBM RD; Levine et al.: col.7, 1-9). It would have been obvious to modify Martin, Jr. et al. to include a pair of ATM network compatible PINS such as that taught by IBM RD and Levine et al. in order to have a first and a second pin to a user of an ATM card, each pin providing access to different parts of the transaction.

As per claim 61 Martin, Jr. et al. discloses a method of a providing payment service comprising the steps of (abstract):

providing independent identification information associated with said user's account at said financial institution (p4);

validating said independent identification information (p4);

generating a payment service request including an ATM PIN based upon said validating step (p2 & 5); and

forwarding said payment service request to said user's financial institution over an ATM network for further processing (p5). Martin, Jr. et al. does not disclose providing an encoded data storage device to a user; said encoded data storage device including:

data representing a first ATM network compatible PIN; wherein said first ATM PIN is a valid ATM PIN associated with said user's account at a financial institution;

data representing a second ATM network compatible PIN; wherein said second ATM PIN is an invalid ATM PIN not associated with said user's account at said financial institution;

first ATM PIN or said second ATM PIN.

Levine et al. and IBM RD disclose providing an encoded data storage device to a user (Levine et al.: col.7, 1-9); said encoded data storage device including:

data representing a first ATM network compatible PIN; wherein said first ATM PIN is a valid ATM PIN associated with said user's account at a financial institution (Levine et al.: col.7, 1-9);

data representing a second ATM network compatible PIN (IBM RD); wherein said second ATM PIN is an invalid ATM PIN not associated with said user's account at said financial institution (Levine et al.: col.6, 11-24; col.7, 1-9 and 39-55); first ATM PIN or said second ATM PIN (IBM RD).

It would have been obvious to modify Martin, Jr. et al. to include an encoded data storage device to a user; said encoded data storage device including:

data representing a first ATM network compatible PIN; wherein said first ATM PIN is a valid ATM PIN associated with said user's account at a financial institution;

data representing a second ATM network compatible PIN; wherein said second ATM PIN is an invalid ATM PIN not associated with said user's account at said financial institution; and

first ATM PIN or said second ATM PIN such as that taught by Levine et al. and IBM RD in order to have a first and a second pin to a user of an ATM card, each pin providing access to different parts of the transaction.

As per claim 2, 41 & 78 Martin, Jr. et al. discloses a payment service as described above. Martin et al. does not disclose providing a data storage device for interacting with a network access device; said data storage device having said pair of ATM network compatible PINS stored thereon; wherein each one of said pair of ATM network compatible PINs being independently encrypted and different from one another. Levine et al. discloses providing a data storage device for interacting with a network access device; said data storage device having said pair of ATM network compatible PINS stored thereon (col.7, 1-9). IBM RD does disclose a pair of ATM network. compatible PINs being independently encrypted and different from one another. It would have been obvious to modify Martin, Jr. et al. to include a data storage device for interacting with a network access device; said data storage device having said pair of ATM network compatible PINS stored thereon; wherein each one of said pair of ATM network compatible PINs being independently encrypted and different from one another such as that taught by Levine et al. and IBM RD in order to have a first and a second pin to a user of an ATM card, each pin providing access to different parts of the transaction.

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As per claim 3 & 42 Martin, Jr. et al. further discloses generating said payment service request including PINs and independent identification information (abstract, p.4, 12, 57 and 79).

As per claim 4 & 43 Martin, Jr. et al. further discloses authorizing payment to a payee (abstract; p.4, 8-9, 12-13, 57 & 79).

As per claims 5, 6, 44, 45, 67, 80 & 81 Martin, Jr. et al. further discloses wherein said payment service request further includes an amount (abstract; p.4,12,57 & 79).

As per claim 7, 46, 66 & 82 Martin, Jr. et al. further discloses wherein said independent identification information comprises an electronic personal identification number (abstract; p.4,12,57 & 79).

As per claims 8, 9, 47, 48, 83 & 84 Martin, Jr. et al. further discloses wherein said validating step includes:

providing an independent identification information offset (abstract; p.4,12,57 & 79);

providing a transaction identifier representing an account number (p.11 & 33); wherein said transaction identifier does not represent said user's account number (abstract; p.4, 11-12, 33, 57 & 79);

combining said user identification information and said offset to validate said user; and associating said user identification information and said offset with said transaction identifier to validate a user (abstract; p.4, 11-12, 33, 57 & 79).

As per claim 10, 49 & 85 Martin, Jr. et al. discloses a validating step as described above. Martin, Jr. et al. further discloses a message (p5, 61) transferred on an ATM

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compatible network, which required a pin (Abstract; p.4,5,12,57, & 79). Martin, Jr. et al. does not discloses wherein based at least in part on said validating step said ATM network transaction message includes a valid ATM network compatible PIN. Levine et al. discloses an ATM network transaction message including a valid ATM network compatible PIN (transmitting a pin; col.6, 11-24). It would have been obvious to modify Martin, Jr. et al. to include a message including a valid ATM network compatible PIN such as that taught by Levine et a. such that the pin can be transferred for security purposes as to checking the pin for accuracy and ownership to securely transmit the pin.

As per claim 11, 50 & 86 Martin, Jr. et al. further discloses said ATM network transaction message (p.5, 61). Martin Jr. et al. does not disclose an invalid ATM network compatible PIN. Levine discloses an invalid ATM network compatible PIN (col. 6, 11-24; col.7, 1-9 & 39-55). It would have been obvious to modify Martin et al. to include an invalid ATM network compatible PIN such as that taught by Levine et al. in order for the system to be able to distinguish an invalid pin from a valid pin and notify the user.

As per claim 12, 51 & 79 & 87 Martin, Jr. et al. further disclose wherein said payment service request further includes a payee (p8, 9 & 13).

As per claim 13, 14, 52, 53, 88 & 89 Martin, Jr. et al. further disclose including inputting said independent identification information at a network access device (abstract).

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As per claim 15, 54 & 90 Martin, Jr. et al. further disclose wherein said electronic personal identification number (account number) comprises a number other than a user's ATM network compatible PIN (p33 & 11).

As per claim 62, Martin, Jr. et al. further disclose a primary account number associated with said user's bank account (p11, 33).

As per claim 63, Martin, Jr. et al. further disclose a bank identification number (routing number, p11, tables 1&2).

As per claim 64, Martin, Jr. et al. further disclose wherein said generated payment service request is stored by a merchant for forwarding to a financial institution at a selected time (abstract).

As per claim 65, Martin, Jr. et al. further disclose wherein said forwarded payment service request is forwarded to said financial institution a plurality of times (abstract).

As per claim 68, Martin, Jr. et al. further disclose wherein the step of forwarding said payment service request to said user's financial institution over an ATM network for further processing further includes authorizing payment to a payee (abstract; p.8,9,13).

As per claim 69, Martin, Jr. et al. further discloses wherein a merchant provides said independent identification information and data received by a user to a processor for validating said independent identification information and generating said payment service request (abstract; p4). Martin, Jr. et al. does not disclose a first ATM network compatible PIN and a second ATM network compatible PIN. IBM RD discloses a first ATM network compatible PIN. It would

have been obvious to modify Martin, Jr. et al. to include a first ATM network compatible PIN and a second ATM network compatible PIN such as that taught by IBM RD in order to have a first and a second pin to a user of an ATM card, each pin providing access to different parts of the transaction.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Behrang Badii whose telephone number is 571-272-6879. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on 571-272-6712. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Hand delivered responses should be brought to

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 3600 Customer Service

Office whose telephone number is (703) 306-5771.

JAMES P. TRAMINELE SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 3600

Behrang Badii Patent Examiner Art Unit 3621

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